Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

Name:	: yamıl (Please Print)
	(Please Fillit)
	CONSENT TO JOIN COLLECTIVE ACTION
	Pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq.
1.	I consent and agree to pursue my claims relating to and arising from Defendants Integrated Tech Group, LLC's and ITG Communications LLC's ("ITG") alleged violations of the Fair Labor Standards Act, 29 U.S.C. §§ 201, <i>et seq.</i> in connection with the above-referenced litigation.
2.	I have worked for ITG as a Technician or similarly titled position in (city, state) miami, FL from on or about (start date)8/20/2017 to on or about (end date)9/21/2018
3.	I understand that this litigation is being filed as a collective action under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. §§ 201, et seq. I hereby consent, agree, and opt-in to become a named Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.
4.	I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky LLP, and Berger Montague as my agents, to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.
Electror	nically signed on 12/3/2019 at 0:07 (Date Signed)

\*\*IMPORTANT NOTE\*\*

Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

Name	: Roshane Johnson		
	(Please Print)		
	CONSENT TO JOIN C Pursuant to the Fair Labor Stand		
1.	I consent and agree to pursue my claims r Tech Group, LLC's and ITG Communic Fair Labor Standards Act, 29 U.S.C. § referenced litigation.	cations LLC's ("IT	G") alleged violations of the
2.	I have worked for ITG as a Technician Lauderdale, FL fro on or about (end date)2012	or similarly titled m on or about ( <b>sta</b>	position in (city, state) Fort rt date)2011 to
3.	I understand that this litigation is being Standards Act of 1938, as amended, 29 U opt-in to become a named Plaintiff herein any settlement of this action.	.S.C. §§ 201, et seq	. I hereby consent, agree, and
4.	4. I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky LLP, and Berge Montague as my agents, to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.		
Electronically signed on 12/3/2019 at 1:27 (Date Signed)  Roshane Johnson (Signature)			

\*\*IMPORTANT NOTE\*\*

Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

Name	: Javier Jesus cuervo (Please Print)	
	(Freuse Frint)	
	CONSENT TO JOIN C Pursuant to the Fair Labor Stand	
1.	Tech Group, LLC's and ITG Communic	elating to and arising from Defendants Integrated cations LLC's ("ITG") alleged violations of the §§ 201, <i>et seq.</i> in connection with the above-
2.		r similarly titled position in (city, state) Miami, m on or about (start date)2/11/2016
3.	Standards Act of 1938, as amended, 29 U	filed as a collective action under the Fair Labor S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and a and be bound by any judgment of the Court or
4.		neider Wallace Cottrell Konecky LLP, and Berger awsuit on my behalf and to negotiate a settlement efendant in this litigation.
Electron	nically signed on 12/3/2019 at 2:13 (Date Signed)	(Signature)

Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

	(Please Print)
	CONSENT TO JOIN COLLECTIVE ACTION Pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq.
1.	I consent and agree to pursue my claims relating to and arising from Defendants Integrated Tech Group, LLC's and ITG Communications LLC's ("ITG") alleged violations of the Fair Labor Standards Act, 29 U.S.C. §§ 201, <i>et seq.</i> in connection with the above-referenced litigation.
2.	I have worked for ITG as a Technician or similarly titled position in (city, state) Pompano, FL from on or about (start date) to on or about (end date)
3.	I understand that this litigation is being filed as a collective action under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and opt-in to become a named Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.
4.	I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky LLP, and Berger Montague as my agents, to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.
Flactro	unically signed on 12/3/2019 at 2:23 (Date Signed)

\*\*IMPORTANT NOTE\*\*

moisejean \_\_\_\_\_(Signature)

Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

Name:	: Matthew Avick	(Please Print)		
			OLLECTIVE AC	
	Pursuant to the Fai	ir Labor Stand	ards Act, 29 U.S.C	C. §§ 201, et seq.
1.	Tech Group, LLC's and I'm	ΓG Communic	cations LLC's ("l	ing from Defendants Integrated ITG") alleged violations of the n connection with the above-
2.		from		osition in (city, state) <u>Boynton</u> art date)17-Jun to
3.	Standards Act of 1938, as a	mended, 29 U. Plaintiff hereir	.S.C. §§ 201, et se	ve action under the Fair Labor eq. I hereby consent, agree, and y any judgment of the Court or
4.		prosecute this l	awsuit on my beh	ttrell Konecky LLP, and Berger alf and to negotiate a settlement tigation.
Electron	nically signed on 12/3/2019 at 2:51 (Date	Signed)	Matthew Avick	(Signature)

\*\*IMPORTANT NOTE\*\*

Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

Name: Willie D Davis III	(Please Print)	
		OLLECTIVE ACTION ards Act, 29 U.S.C. §§ 201, et seq.
Tech Group, LLC's and I'	TG Communic	elating to and arising from Defendants Integrated cations LLC's ("ITG") alleged violations of the §§ 201, <i>et seq.</i> in connection with the above-
	from	or similarly titled position in (city, state) Rocky m on or about (start date) Jan-18 to
Standards Act of 1938, as a	mended, 29 U Plaintiff herei	filed as a collective action under the Fair Labor S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and and be bound by any judgment of the Court or
	prosecute this l	neider Wallace Cottrell Konecky LLP, and Berger lawsuit on my behalf and to negotiate a settlement efendant in this litigation.
Electronically signed on 12/3/2019 at 3:01 (Date	e Signed)	_Willie D Davis III (Signature)

\*\*IMPORTANT NOTE\*\*

Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

	Josue a Touriguez	_ (Please Print)		
			OLLECTIVE ACT	
	Pursuant to the Fa	air Labor Stand	ards Act, 29 U.S.C.	§§ 201, et seq.
1.	Tech Group, LLC's and	ITG Communic	cations LLC's ("IT	g from Defendants Integrated G") alleged violations of the connection with the above-
2.	I have worked for ITG as NY to	from	m on or	( )
3.	Standards Act of 1938, as	amended, 29 U Plaintiff herei	.S.C. §§ 201, et seq	e action under the Fair Labor. I hereby consent, agree, and any judgment of the Court or
4.		prosecute this l	awsuit on my behal	rell Konecky LLP, and Berger f and to negotiate a settlement gation.
Electron	ically signed on 12/3/2019 at 6:51 (Dat	re Signed)	iosue a rodriguez	(Signatura)

\*\*IMPORTANT NOTE\*\*

Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

Name:	Jose Ricardo Noriega De Marco (Please Print)	
		COLLECTIVE ACTION dards Act, 29 U.S.C. §§ 201, et seq.
1.	Tech Group, LLC's and ITG Communication	relating to and arising from Defendants Integrated ications LLC's ("ITG") alleged violations of the §§ 201, <i>et seq.</i> in connection with the above-
2.		ian or similarly titled position in (city, state) om on or about (start date)Jun-17 to
3.	Standards Act of 1938, as amended, 29 U	filed as a collective action under the Fair Labor U.S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and in and be bound by any judgment of the Court or
4.	I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky LLP, and Berge Montague as my agents, to prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the Defendant in this litigation.	
Electron	ically signed on 12/3/2019 at 17:19 (Date Signed)	Jose Noriega De Marco (Signature)

\*\*IMPORTANT NOTE\*\*

Monplaisir, et al. v. Integrated Tech Group, LLC and ITG Communications LLC
Case No. 3:19-cv-01484-WHA
United States District Court, Northern District of California

#### **Complete And Submit To:**

ITG FLSA Litigation c/o JND Legal Administration PO Box 91300 Seattle, WA 98111

Name	: Christopher Jesse Alfred (Please Print)	
	(Please Pfilli)	
	CONSENT TO JOIN C Pursuant to the Fair Labor Stand	
1.	Tech Group, LLC's and ITG Communic	elating to and arising from Defendants Integrated cations LLC's ("ITG") alleged violations of the §§ 201, et seq. in connection with the above-
2.	I have worked for ITG as a Technician of FL from from 12/23/2014 to on or about (en	,
3.	Standards Act of 1938, as amended, 29 U	filed as a collective action under the Fair Labor S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and a and be bound by any judgment of the Court or
4.		neider Wallace Cottrell Konecky LLP, and Berger awsuit on my behalf and to negotiate a settlement efendant in this litigation.
Electron	nically signed on 12/3/2019 at 22:41 (Date Signed)	Christopher Alfred (Signature)

\*\*IMPORTANT NOTE\*\*

Paul Monplaisir v. Integrated Tech Group, LLC (ITG)
United States District Court, Northern District of California

#### **Complete And Submit To:**

Carolyn Hunt Cottrell, Esq. SCHNEIDER WALLACE COTTRELL KONECKY WOTKYNS LLP 2000 Powell Street, Suite 1400 Emeryville, California 94608

OR

Sarah R. Schalman-Bergen BERGER & MONTAGUE, P.C. 1818 Market Street, 36<sup>th</sup> Floor Philadelphia, Pennsylvania 19103

Name: Beethoven Vassor	(Please Print)	

1.

12/3/2019

### <u>CONSENT TO JOIN COLLECTIVE ACTION</u> Pursuant to the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq.

I consent and agree to pursue my claims relating to and arising from Defendant Integrated Tech Group (ITG) alleged

	violations of the Fair Labor Standards Act, 29 U.S.C. §§ 201, et seq. in connection with the above-referenced litigation.	
2.	I have worked for ITG as a Technician from approximately (month, year)	
	I worked in (list the cities and states of branches worked and include cities and states worked as a Traveling Technician) _ California,Pennsylvania,Miami,Fort Myers,Broward	
3.	I understand that this litigation has been filed as a proposed collective action under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. §§ 201, <i>et seq</i> . I hereby consent, agree, and opt-in to become a Plaintiff herein and be bound by any judgment of the Court or any settlement of this action.	
4. I specifically authorize my attorneys, Schneider Wallace Cottrell Konecky Wotkyns and Berger & Mo prosecute this lawsuit on my behalf and to negotiate a settlement of any and all claims I have against the I in this litigation.		
	D	

\*\*IMPORTANT NOTE\*\*

(Signature)

(Date Signed)